Senator Curtis S. Bramble proposes the following substitute bill:

1	LOCAL GOVERNMENT PLAN REVIEW AMENDMENTS
2	2017 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Curtis S. Bramble
5	House Sponsor: Mike Schultz
6	
7	LONG TITLE
8	General Description:
9	This bill addresses review of construction plans by local governments.
10	Highlighted Provisions:
11	This bill:
12	 establishes a time period within which a county, city, or town shall review certain
13	construction plans;
14	 provides that if the county, city, or town does not act within the time period, under
15	certain circumstances the authority to review does not apply;
16	provides repeal dates; and
17	makes technical changes.
18	Money Appropriated in this Bill:
19	None
20	Other Special Clauses:
21	None
22	Utah Code Sections Affected:
23	AMENDS:
24	10-5-132, as enacted by Laws of Utah 2014, Chapter 197
25	10-6-160, as enacted by Laws of Utah 2014, Chapter 197



	17-36-55, as enacted by Laws of Utah 2014, Chapter 197
ENI	63I-1-210, as last amended by Laws of Utah 2016, Chapter 131 ACTS:
EIN	63I-1-217, Utah Code Annotated 1953
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Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 10-5-132 is amended to read:
	10-5-132. Fees collected for construction approval Approval of plans.
	(1) As used in this section[;]:
	(a) ["construction] "Construction project" [is as] means the same as that term is defined
in S	Section 38-1a-102.
	(b) (i) "Initial plan review" means all of the reviews and approvals of a plan that are
<u>req</u>	uired by a town to obtain a building permit from the town.
	(ii) "Initial plan review" does not mean a review of a document:
	(A) required to be re-submitted for additional modifications or changes identified by
the	plan review;
	(B) submitted as part of a deferred submittal when requested by the building official; or
	(C) that, due to the document's technical nature or on the request of the applicant, is
rev	iewed by a third party.
	(c) "Lodging establishment" means a place providing temporary sleeping
acc	commodations to the public, including any of the following:
	(i) a bed and breakfast establishment;
	(ii) a boarding house;
	(iii) a hotel;
	(iv) an inn;
	(v) a lodging house;
	(vi) a motel;
	(vii) a resort; or
	(viii) a rooming house.
	(2) (a) If a town collects a fee for the inspection of a construction project, the town
sha	Il ensure that the construction project receives a prompt inspection.

57	$\left[\frac{(3)}{(b)}\right]$ If a town cannot provide a building inspection within a reasonable time, the
58	town shall promptly engage an independent inspector with fees collected from the applicant.
59	(3) (a) A town shall complete an initial plan review of a construction project for a one
60	to two family dwelling or townhome by no later than 14 business days after the day on which
61	the plan is submitted to the town.
62	(b) A town shall complete an initial plan review of a construction project for a
63	residential structure built under the International Building Code, not including a lodging
64	establishment, by no later than 21 business days after the day on which the plan is submitted to
65	the town.
66	(c) A town may not enforce a requirement to have an initial plan reviewed by the town
67	<u>if:</u>
68	(i) the town does not complete the initial plan review within the time period described
69	in Subsection (3)(a) or (b); and
70	(ii) the plan is stamped by a licensed architect or structural engineer.
71	Section 2. Section 10-6-160 is amended to read:
72	10-6-160. Fees collected for construction approval Approval of plans.
73	(1) As used in this section[- ;]:
74	(a) ["construction] "Construction project" [is as] means the same as that term is defined
75	in Section 38-1a-102.
76	(b) (i) "Initial plan review" means all of the reviews and approvals of a plan that are
77	required by a city to obtain a building permit from the city.
78	(ii) "Initial plan review" does not mean a review of a document:
79	(A) required to be re-submitted for additional modifications or changes identified by
80	the plan review;
81	(B) submitted as part of a deferred submittal when requested by the building official; or
82	(C) that, due to the document's technical nature or on the request of the applicant, is
83	reviewed by a third party.
84	(c) "Lodging establishment" means a place providing temporary sleeping
85	accommodations to the public, including any of the following:
86	(i) a bed and breakfast establishment;
87	(ii) a boarding house;

88	(iii) a hotel;
89	(iv) an inn;
90	(v) a lodging house;
91	(vi) a motel;
92	(vii) a resort; or
93	(viii) a rooming house.
94	(2) (a) If a city collects a fee for the inspection of a construction project, the city shall
95	ensure that the construction project receives a prompt inspection.
96	[(3)] (b) If a city cannot provide a building inspection within three business days, the
97	city shall promptly engage an independent inspector with fees collected from the applicant.
98	(3) (a) A city shall complete an initial plan review of a construction project for a one to
99	two family dwelling or townhome by no later than 14 business days after the day on which the
100	plan is submitted to the city.
101	(b) A city shall complete an initial plan review of a construction project for a
102	residential structure built under the International Building Code, not including a lodging
103	establishment, by no later than 21 business days after the day on which the plan is submitted to
104	the city.
105	(c) A city may not enforce a requirement to have an initial plan reviewed by the city if:
106	(i) the city does not complete the initial plan review within the time period described in
107	Subsection (3)(a) or (b); and
108	(ii) the plan is stamped by a licensed architect or structural engineer.
109	Section 3. Section 17-36-55 is amended to read:
110	17-36-55. Fees collected for construction approval Approval of plans.
111	(1) As used in this section[5]:
112	(a) ["construction] "Construction project" [is as] means the same as that term is defined
113	in Section 38-1a-102.
114	(b) (i) "Initial plan review" means all of the reviews and approvals of a plan that are
115	required by a county to obtain a building permit from the county.
116	(ii) "Initial plan review" does not mean a review of a document:
117	(A) required to be re-submitted for additional modifications or changes identified by
118	the plan review;

119	(B) submitted as part of a deferred submittal when requested by the building official; or
120	(C) that, due to the document's technical nature or on the request of the applicant, is
121	reviewed by a third party.
122	(c) "Lodging establishment" means a place providing temporary sleeping
123	accommodations to the public, including any of the following:
124	(i) a bed and breakfast establishment;
125	(ii) a boarding house;
126	(iii) a hotel;
127	(iv) an inn;
128	(v) a lodging house;
129	(vi) a motel;
130	(vii) a resort; or
131	(viii) a rooming house.
132	(2) (a) If a county collects a fee for the inspection of a construction project, the county
133	shall ensure that the construction project receives a prompt inspection.
134	[(3)] (b) If a county cannot provide a building inspection within three business days,
135	the county shall promptly engage an independent inspector with fees collected from the
136	applicant.
137	(3) (a) A county shall complete an initial plan review of a construction project for a one
138	to two family dwelling or townhome by no later than 14 business days after the day on which
139	the plan is submitted to the county.
140	(b) A county shall complete an initial plan review of a construction project for a
141	residential structure built under the International Building Code, not including a lodging
142	establishment, by no later than 21 business days after the day on which the plan is submitted to
143	the county.
144	(c) A county may not enforce a requirement to have an initial plan reviewed by the
145	county if:
146	(i) the county does not complete the initial plan review within the time period
147	described in Subsection (3)(a) or (b); and
148	(ii) the plan is stamped by a licensed architect or structural engineer.
149	Section 4 Section 631-1-210 is amended to read:

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150	63I-1-210. Repeal dates, Title 10.
151	(1) (a) Subsections 10-5-132(1)(b), (1)(c), and (3) are repealed July 1, 2018.
152	(b) When repealing the subsections listed in Subsection (1)(a), the Office of Legislative
153	Research and General Counsel shall, in addition to its authority under Subsection 36-12-12(3),
154	make other modifications necessary to ensure that the remaining subsections are complete
155	sentences, grammatically correct, and have correct numbering and cross references to
156	accurately reflect the office's perception of the Legislature's intent.
157	(2) (a) Subsections 10-6-160(1)(b), (1)(c), and (3) are repealed July 1, 2018.
158	(b) When repealing the subsections listed in Subsection (2)(a), the Office of Legislative
159	Research and General Counsel shall, in addition to its authority under Subsection 36-12-12(3),
160	make other modifications necessary to ensure that the remaining subsections are complete
161	sentences, grammatically correct, and have correct numbering and cross references to
162	accurately reflect the office's perception of the Legislature's intent.
163	(3) Section 10-9a-526 is repealed December 31, 2020.
164	Section 5. Section 63I-1-217 is enacted to read:
165	63I-1-217. Repeal dates, Title 17.
166	(1) Subsections 17-36-55(1)(b), (1)(c), and (3) are repealed July 1, 2018.
167	(2) When repealing the subsections listed in Subsection (1), the Office of Legislative
168	Research and General Counsel shall, in addition to its authority under Subsection 36-12-12(3),
169	make other modifications necessary to ensure that the remaining subsections are complete
170	sentences, grammatically correct, and have correct numbering and cross references to
171	accurately reflect the office's perception of the Legislature's intent.